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APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/657,806 09/08/2003		Hisakazu Okajima	815_011 1123		
25191	7590 03/08/2006		EXAMINER		
BURR & BROWN PO BOX 7068			PAIK, SANG YEOP		
SYRACUSE, NY 13261-7068			ART UNIT	PAPER NUMBER	
			3742		
			DATE MAILED: 03/08/2006		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Ap	plication No.	Applicant(s)		
Office Action Summary			/657,806	OKAJIMA, HISA	OKAJIMA, HISAKAZU	
		Exa	aminer	Art Unit		
		Sai	ng Y. Paik	3742		
Period fo	The MAILING DATE of this commun	1		with the correspondence	address	
A SH WHI(- Exte after - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR CHEVER IS LONGER, FROM THE Massions of time may be available under the provisions SIX (6) MONTHS from the mailing date of this come period for reply is specified above, the maximum is reto reply within the set or extended period for reply reply received by the Office later than three months and patent term adjustment. See 37 CFR 1.704(b).	MAILING DATE s of 37 CFR 1.136(a). munication. tatutory period will app y will, by statute, cause	OF THIS COMMUN In no event, however, may by and will expire SIX (6) MO the application to become	IICATION. a reply be timely filed DNTHS from the mailing date of this ABANDONED (35 U.S.C. § 133).		
Status						
1)⊠ 2a)□ 3)□	Since this application is in condition	2b)⊠ This action for allowance e	on is non-final. except for formal ma	•	he merits is	
	closed in accordance with the pract	ice under £x pa	rie Quayle, 1955 C.	D. 11, 433 O.G. 213.		
Dispositi	on of Claims					
5)□ 6)⊠ 7)□	Claim(s) 1,2,4-9 and 11-21 is/are per 4a) Of the above claim(s) is/are claim(s) is/are allowed. Claim(s) 1,2,4-9 and 11-21 is/are reclaim(s) is/are objected to. Claim(s) are subject to restrict	are withdrawn fr	om consideration.			
Applicati	on Papers					
9)	The specification is objected to by th	e Examiner.				
·	The drawing(s) filed on is/are		d or b) objected to	by the Examiner.		
	Applicant may not request that any obje	ction to the drawi	ng(s) be held in abeya	ance. See 37 CFR 1.85(a).		
11)[]	Replacement drawing sheet(s) including The oath or declaration is objected to	-	·		·	
	ınder 35 U.S.C. § 119	o by the Exami				
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.						
Attachmen	:(s)					
	e of References Cited (PTO-892)	TO 040)		Summary (PTO-413)		
3) 🔲 Inforr	e of Draftsperson's Patent Drawing Review (F nation Disclosure Statement(s) (PTO-1449 or · No(s)/Mail Date			o(s)/Mail Date Informal Patent Application (P [*] 	TO-152)	

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DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 2. Claim 1, 15, 16, 17, 19 and 20 is rejected under 35 U.S.C. 102(b) as being anticipated by Kano et al (US 6,242,719).

Kano shows a heater having a plate with a heater element forming a continuous wiring pattern with a plurality of flexures wherein the area between immediately radially adjacent flexture expands or varies between the flextures as the flextures circumvent along the terminal 5, and the flextures are shown with the swollen portion which protrude toward the terminal with the rounded corners shown at the inner bending part of the swollen portion. Also see attached Exhibit A.

3. Claim 21 is rejected under 35 U.S.C. 102(e) as being anticipated by Fure et al (US 6,753,507).

Fure shows a ceramic heater with a hole formed therein, a resistance heater element having a continuous wiring patter including a plurality of flextures connecting a plurality of radially sequentially concentric arc portions, a plurality of curved avoidance portions having a

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radius of curvature that sequentially increases as the respective distance between the curved portion and the hole (64) increases (see Figure 3). Also see attached Exhibit B.

Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 2, 4, 5, 8, 9, 11, 13 and 14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Fure et al (US 6,753,507) in view of Mizuno et al (US 5,766,363).

Fure shows the heater structure claimed including a ceramic plate made of aluminum nitride ceramics, a heater element having a continuous wiring pattern having a plurality of concentrically disposed elements further having a plurality of flextures with a plurality of folding parts. However, Fure does not show the folding parts with rounded corners with the greater first distance.

Mizuno shows a heating pattern including a plurality of flexures with a folding part with a linear connection part and the rounded corners at the inner bending portion to protrude outwardly where the distance between the radially adjacent wirings between the folding parts gradually becomes wider in the second region than in the first region where the distance between the wiring patterns remains substantially constant.

In view of Mizuno, it would have been obvious to one of ordinary skill in the art to adapt Fure with the claimed second distance between the radially adjacent wirings in the second region to further provide a uniform heating distribution along the heating surface.

6. Claims 6, 7 and 12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Fure in view of Mizuno as applied to claims 2, 4, 5, 8, 9, 11, 13 and 14 above, and further in view of Yoshida et al (US 6,080,970).

Fure in view of Mizuno shows the heater structure claimed except providing the terminals in the center of the plate.

Yoshida shows a ceramic heater where the terminals of the heating element in the center of the plate, and Yoshida further shows that the heater element embedded in the ceramic plate. In view of Yoshida, it would have been obvious to one of ordinary skill in the art to adapt Fure, as modified by Mizuno, with the terminals provided in the center of the plate as an alternative arrangement to more conveniently provide the electrical terminal connections, and further adapt with embedded heater element in the aluminum nitride ceramic plate that can also provide a uniform heating distribution that can withstand a high temperature and corrosion.

7. Claim 18 is rejected under 35 U.S.C. 103(a) as being unpatentable over Kano et al (US 6,242,719) in view of Yoshida et al (US 6,080,970).

Kano shows the heater structure claimed except the heater element being embedded in the ceramic plate.

Yoshida shows a ceramic heater with a heating element embedded therein. In view of Yoshida, it would have been obvious to one of ordinary skill in the art to adapt Kano with the heating element embedded in the ceramic plate as an alternative arrangement that can also provide a good uniform heat distribution as well as to further protect the heating element from corrosion.

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Allowable Subject Matter

8. The indicated allowability of claim 4 in the last office action mailed on 8/17/05 is now withdrawn in further review of the reference(s) to Fure and Mizuno as applied the 103 rejections as stated above.

Response to Arguments

9. Applicant's arguments filed 12/15/05 have been fully considered but they are not persuasive.

With respect to Kano, the applicant argues the area between the adjacent flextures remains constant. This is not deemed persuasive. Please see the attached Exhibit A where the area between the flextures expands along the terminal's circumference with rounded corners.

With respect to the folding parts, the Mizuno reference is applied where the folding parts include the linear straight connection with a rounded corner at the inner bending portion of the folding part.

With respect to Fure, please see the attached Exhibit B for the curved avoidance indicated therein where the radius of the outer avoidance is larger than the inner avoidance curve.

Thus, the applicant's arguments are not deemed persuasive.

10. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Sang Y. Paik whose telephone number is 571-272-4783. The examiner can normally be reached on M-F (9:00-4:00) First Friday Off.

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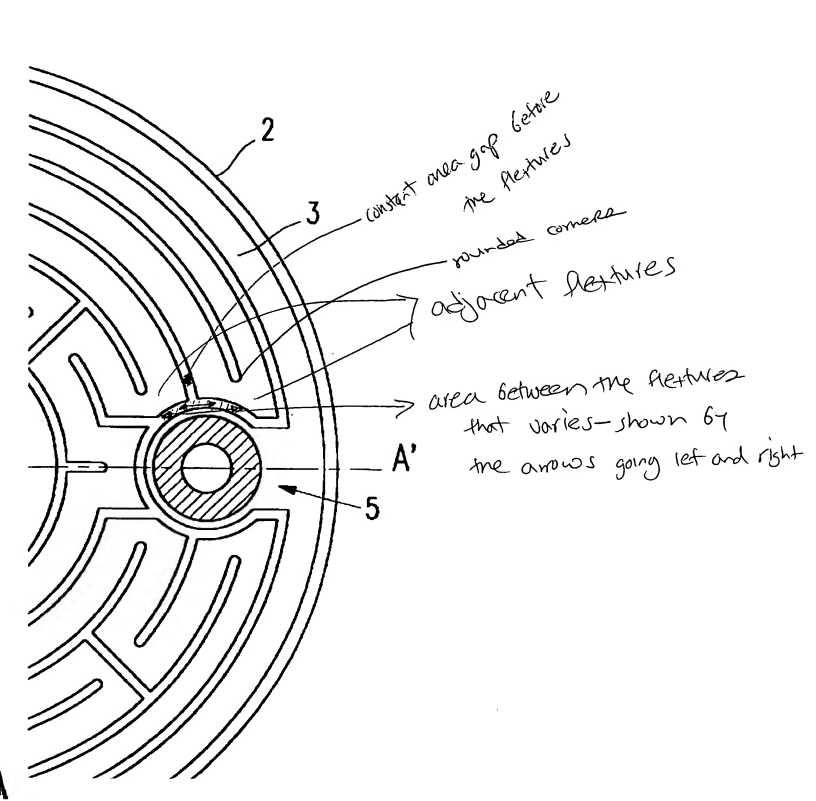
If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Robin Evans can be reached on 571-272-4777. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Sang Y Paik
Primary Examiner
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syp

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CHHIBITIS!

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